2003 DRAFTING REQUEST

Assembly Substitute Amendment (ASA-SB77)

	•		(22.1)						
Receive	Received: 06/24/2003					Received By: pgrant				
Wanted	: As time perm	nits			Identical to LRB:					
For: Jo	hn Gard (608)	266-3387	By/Representing: Dave Loppnow							
This file	This file may be shown to any legislator: NO				Drafter: pgrant					
May Contact:				Addl. Drafters:						
Subject: Education - MPS					Extra Copies: MJL					
Submit	via email: YES									
Request	ter's email:	Rep.Gard	@legis.state	.wi.us						
Carbon	copy (CC:) to:	dave.loppi	now@legis.s	tate.wi.us						
Pre To	pic:									
No spec	cific pre topic gi	ven					·			
Topic:				<u> </u>						
Unfunde	ed prior service	liability contri	butions unde	er WRS						
Instruc	tions:						· · · · · · · · · · · · · · · · · · ·			
See Atta	ached									
Draftin	g History:						-			
Vers.	Drafted	Reviewed	Typed	Proofed	Submitted	<u>Jacketed</u>	Required			
/?	pgrant 06/24/2003	wjackson 06/24/2003			1					
/1	pgrant 06/24/2003	wjackson 06/24/2003	jfrantze 06/24/200)3	mbarman 06/24/2003	mbarman 06/24/2003				
/2	pgrant	wjackson	jfrantze		mbarman	mbarman				

06/24/2003 06:44:35 PM Page 2

Vers.	<u>Drafted</u>	Reviewed	<u>Typed</u>	Proofed	Submitted	<u>Jacketed</u>	Required
	06/24/2003	06/24/2003	06/24/200	3	06/24/2003	06/24/2003	
/3			jfrantze 06/24/200	3	mbarman 06/24/2003	mbarman 06/24/2003	

FE Sent For:

<END>

Received: 06/24/2003

2003 DRAFTING REQUEST

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For: Jo									
This fil									
May Co	ontact:				Addl. Drafters:				
Subject: Education - MPS					Extra Copies:	MJL			
Submit	via email: YES								
Reques	ter's email:	Rep.Gard	@legis.state	e.wi.us					
Carbon	copy (CC:) to:	dave.loppi	now@legis.s	state.wi.us					
Pre To	pic:								
No spec	cific pre topic gi	ven		•		*	,		
Topic:									
Unfund	led prior service	liability contri	butions unde	er WRS					
Instruc	ctions:								
See Att	ached								
Draftin	ng History:		7	1					
Vers.	<u>Drafted</u>	Reviewed	Typed	Proofed	Submitted	<u>Jacketed</u>	Required		
/?	pgrant 06/24/2003	wjackson 06/24/2003							
/1	pgrant 06/24/2003	wjackson 06/24/2003	jfrantze 06/24/200	03	mbarman 06/24/2003	mbarman 06/24/2003			
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06/24/2003 06:17:09 PM Page 2

Vers.DraftedReviewedTypedProofedSubmittedJacketedRequired06/24/200306/24/200306/24/200306/24/2003

FE Sent For:

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2003 DRAFTING REQUEST

Assembly Substitute Amendment (ASA-SB77)

Received: 06/24/2003				Received By: pgrant					
Wanted:	As time perm	its			Identical to LRB:				
For: John	For: John Gard (608) 266-3387				By/Representing: Dave Loppnow				
This file i	This file may be shown to any legislator: NO				Drafter: pgrant				
May Con	May Contact:				Addl. Drafters:				
Subject: Education - MPS				Extra Copies: MJL					
Submit vi	a email: YES								
Requester	r's email:	Rep.Gard@	egis.state.	wi.us					
Carbon co	opy (CC:) to:	dave.loppn	ow@legis.st	ate.wi.us					
Pre Topi	c:								
No specif	ic pre topic gi	ven							
Topic:			· · · · · · · · · · · · · · · · · · ·						
Unfunded	l prior service	liability contrib	outions under	WRS					
Instructi	ons:								
See Attac	hed								
Drafting	History:								
Vers.	<u>Drafted</u>	Reviewed	Typed	Proofed	<u>Submitted</u>	<u>Jacketed</u>	Required		
/?	pgrant 06/24/2003	wjackson 06/24/2003							
/1			jfrantze 06/24/2003	3	mbarman 06/24/2003	mbarman 06/24/2003			

06/24/2003 05:51:52 PM Page 2

FE Sent For:

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2003 DRAFTING REQUEST

Assembly Substitute Amendment (ASA-SB77)

Received: 06/24/2003

Received By: pgrant

Wanted: As time permits

Identical to LRB:

For: John Gard (608) 266-3387

By/Representing: Dave Loppnow

This file may be shown to any legislator: NO

Drafter: pgrant

May Contact:

Addl. Drafters:

Subject:

Education - MPS

Extra Copies:

MJL

Submit via email: YES

Requester's email:

Rep.Gard@legis.state.wi.us

Carbon copy (CC:) to:

dave.loppnow@legis.state.wi.us

Pre Topic:

No specific pre topic given

Topic:

Unfunded prior service liability contributions under WRS

Instructions:

See Attached

Drafting History:

Vers. Drafted

Submitted

Jacketed

Required

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pgrant

Typed

FE Sent For:

<END>

2003 - 2004 LEGISLATURE

LRBs0100/2
PG:kjr&cjs:cph

PK:WY

ASSEMBLY SUBSTITUTE AMENDMENT,

TO 2003 SENATE BILL 77

C6. / 1/10

AN ACT to amend 67.12 (12) (a), 119.49 (5) and 119.498; and to create 66.1333

(5s), 119.498 (3) and (4) and 119.499 of the statutes; relating to: the issuance of promissory notes or bonds to pay for unfunded prior service liability contributions of a 1st class city school district under the Wisconsin Retirement System.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. 66.1333 (5s) of the statutes is created to read:

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66.1333 (5s) Unfunded service Liability. (a) Bond issuance. The authority of a 1st class city may issue up to \$200,000,000 in bonds to finance or refinance the payment of unfunded prior service liability contributions under the Wisconsin Retirement System for the board of school directors of the school district operating under ch. 119 if the board of school directors of the school district operating under ch. 119 requests the issuance of the bonds.

 $\mathbf{2}$

- (b) Terms and conditions. The terms and conditions of bonds issued under this subsection shall be those specified in sub. (5) (a) 4. The bonds may not have a maturity in excess of 40 years.
- (c) Bonds not secured by special debt service reserve funds. If the authority issues bonds under this subsection that are not secured by a special debt service reserve fund, as provided under par. (d), pars. (e) to (j) do not apply.
- (d) Designation of special debt service reserve funds. The authority may designate one or more accounts in funds created under the resolution authorizing the issuance of bonds under this subsection as special debt service reserve funds if, prior to each issuance of bonds to be secured by the special debt service reserve fund, the secretary of administration determines that all of the following conditions are met with respect to the bonds:
- 1. 'Purpose.' The proceeds of the bonds, other than refunding bonds, will be used for the purpose specified in par. (a).
- 2. 'Feasibility.' There is a reasonable likelihood that the bonds will be repaid without the necessity of drawing on funds in the special debt service reserve fund that secures the bonds. The secretary of administration may make this determination of reasonable likelihood only after considering all of the following:
- a. The extent to which and manner by which revenues of the school district operating under ch. 119 are pledged to the payment of the bonds.
- c. The proposed interest rates of the bonds and the resulting cash-flow requirements.
- d. The projected ratio of annual pledged revenues from the school district operating under ch.119 to annual debt service on the bonds, taking into account capitalized interest.

- e. Whether an understanding exists providing for repayment by the authority to the state of all amounts appropriated to the special debt service reserve fund pursuant to par. (j).
- f. Whether the authority has agreed that the department of administration will have direct and immediate access, at any time and without notice, to all records of the authority relating to the bonds.
- 3. 'Limit on bonds issued.' The principal amount of all bonds, other than refunding bonds, that would be secured by all special debt service reserve funds of the authority as designated under par. (d) will not exceed \$200,000,000.
- 4. 'Refunding bonds.' All refunding bonds to be secured by the special debt service reserve fund meet all of the following conditions:
- a. The refunding bonds are to be issued to fund, refund or advance refund bonds secured by a special debt service reserve fund.
- b. The refunding will not adversely affect the risk that the state will be called on to make a payment under par. (j).
- 5. 'Approval of outstanding debt.' All outstanding bonds of the authority issued under this subsection have been reviewed and approved by the secretary of administration. In determining whether to approve outstanding bonds under this subdivision, the secretary may consider any factor that the secretary determines to have a bearing on whether the state moral obligation pledge under par. (j) should be granted with respect to an issuance of bonds.
- 6. 'Financial reports.' The authority has agreed to provide to the department of administration all financial reports of the authority and all regular monthly statements of any trustee of the bonds on a direct and ongoing basis.

- (e) Payment of funds into a special debt service reserve fund. The authority shall pay into any special debt service reserve fund of the authority any moneys appropriated and made available by the state for the purposes of the special debt service reserve fund, any proceeds of a sale of bonds to the extent provided in the bond resolution authorizing the issuance of the bonds and any other moneys that are made available to the authority for the purpose of the special debt service reserve fund from any other source.
- (f) Use of moneys in the special debt service reserve fund. All moneys held in any special debt service reserve fund of the authority for bonds issued under this subsection, except as otherwise specifically provided, shall be used solely for the payment of the principal of the bonds, the making of sinking fund payments with respect to the bonds, the purchase or redemption of the bonds, the payment of interest on the bonds or the payment of any redemption premium required to be paid when the bonds are redeemed prior to maturity. If moneys in a special debt service reserve fund at any time are less than the special debt service reserve fund requirement under par. (h) for the special debt service reserve fund, the authority may not use these moneys for any optional purchase or optional redemption of the bonds. Any income or interest earned by, or increment to, any special debt service reserve fund in excess of the special debt service reserve fund requirement under par. (h) may be transferred by the authority to other funds or accounts of the authority relating to the bonds.
- (g) Limitation on bonds secured by a special debt service reserve fund. The authority shall accumulate in each special debt service reserve fund an amount equal to the special debt service reserve fund requirement under par. (h) for the special debt

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service reserve fund. The authority may not at any time issue bonds under this subsection secured in whole or in part by a special debt service reserve fund if upon the issuance of these bonds the amount in the special debt service reserve fund will be less than the special debt service reserve fund requirement under par. (h) for the special debt service reserve fund.

- (h) Special debt service reserve fund requirement. The special debt service reserve fund requirement for a special debt service reserve fund, as of any particular date of computation, is equal to an amount as provided in the bond resolution authorizing bonds under this subsection with respect to which the special debt service reserve fund is established, and that amount may not exceed the maximum annual debt service on the bonds of the authority for that fiscal year or any future fiscal year of the authority secured in whole or in part by that special debt service reserve fund. In computing the annual debt service for any fiscal year, bonds deemed to have been paid in accordance with the defeasance provisions of the bond resolution authorizing the issuance of the bonds shall not be included in bonds outstanding on such date of computation. The annual debt service for any fiscal year is the amount of money equal to the aggregate of all of the following calculated on the assumption that the bonds will, after the date of computation, cease to be outstanding by reason, but only by reason, of the payment of bonds when due, and the payment when due, and application in accordance with the bond resolution authorizing those bonds, of all of the sinking fund payments payable at or after the date of computation:
- 1. All interest payable during the fiscal year on all bonds that are secured in whole or in part by the special debt service reserve fund and that are outstanding on the date of computation.

- 2. The principal amount of all of the bonds that are secured in whole or in part by the special debt service reserve fund, are outstanding on the date of computation and mature during the fiscal year.
- 3. All amounts specified in bond resolutions of the authority authorizing any of the bonds that are secured in whole or in part by the special debt service reserve fund to be payable during the fiscal year as a sinking fund payment with respect to any of the bonds that mature after the fiscal year.
- (i) Valuation of securities. In computing the amount of a special debt service reserve fund for the purposes of this subsection, securities in which all or a portion of the special debt service reserve fund is invested shall be valued at par, or, if purchased at less than par, at their cost to the authority.
- (j) State moral obligation pledge. If at any time of valuation the special debt service reserve fund requirement under par. (h) for a special debt service reserve fund, the authority shall certify to the secretary of administration, the governor and the joint committee on finance the amount necessary to restore the special debt service reserve fund to an amount equal to the special debt service reserve fund requirement under par. (h) for the special debt service reserve fund. If this certification is received by the secretary of administration in an even–numbered year prior to the completion of the budget compilation under s. 16.43, the secretary shall include the certified amount in the budget compilation. In any case, the joint committee on finance shall introduce in either house, in bill form, an appropriation of the amount so certified to the appropriate special debt service reserve fund of the authority. Recognizing its moral obligation to do so, the legislature hereby expresses its expectation and aspiration that, if ever called upon to do so, it shall make this appropriation. This

paragraph applies only to bonds issued under, and in compliance with, this subsection.

Section 2. 67.12 (12) (a) of the statutes is amended to read:

67.12 (12) (a) Any municipality may issue promissory notes as evidence of indebtedness for any public purpose, as defined in s. 67.04 (1) (b), including but not limited to paying any general and current municipal expense, and refunding any municipal obligations, including interest on them. Each note, plus interest if any, shall be repaid within 10 years after the original date of the note, except that notes issued under this section for purposes of ss. 119.498, 145.245 (12m), 281.58, 281.59, 281.60 and 281.61, or to raise funds to pay a portion of the capital costs of a metropolitan sewerage district, shall be repaid within 20 years after the original date of the note.

SECTION 3. 119.49 (5) of the statutes is amended to read:

amount of notes under s. 119.498 outstanding at any time shall not be greater than 2% of the total value of all taxable property in the city as certified under s. 121.06 (2). The tax levied to pay the interest and principal on such school bonds shall be in addition to the tax levied for general purposes upon all the taxable property of the city. The limit under s. 67.03 (1) (a) does not apply to bonds under this section.

Section 4. 119.498 of the statutes is amended to read:

119.498 Promissory notes; unfunded prior service liability contributions. (1) The board may adopt a resolution directing requesting the common council of the city to issue authorize the issuance of promissory notes under s. 67.12 (12) for the purpose school purposes consisting of paying unfunded prior

service liability	contributions	under	\mathbf{the}	Wisconsin	retirement	system	Retireme	<u>ent</u>
System.								

(2) If the board adopts a resolution under sub. (1), and the city issues the notes, annually the board shall include in its budget transmitted to the common council under s. 119.16 (8) (b) a written notice specifying the an amount of borrowing to be authorized in the budget for the ensuing year. The common council shall issue the notes and levy a direct annual irrepealable tax sufficient to pay the principal of and interest and redemption premium on the notes as they become due. The common council may issue authorize the issuance of the notes by at public or private sale.

Section 5. 119.498 (3) and (4) of the statutes are created to read:

119.498 (3) The sum of the amount of notes under this section that are outstanding and the amount of bonds under s. 119.49 that are outstanding at any time may not exceed 2% of the total value of all taxable property in the city as certified under s. 121.06 (2). The limit under s. 67.03 (1) (a) does not apply to notes under this section.

(4) The city's budgetary authorization for borrowing in 2003 is increased by \$200,000,000 for the purposes of this section, and notes in that amount may be omitted from the city's 2003 budget.

Section 6. 119.499 of the statutes is created to read:

119.499 Borrowing; unfunded prior service liability. (1) (If the redevelopment authority of the city issues bonds under s. 66.1333 (5s), the board may borrow money from the redevelopment authority to pay unfunded prior service liability contributions under the Wisconsin Retirement System for the board. If the board borrows money from the redevelopment authority of the city to make such



payments, it may use any school district revenues, including state aid, to repay the
loan.

- (2) (a) If the board decides to use school district revenues to repay the loan, it may request the city to remit designated revenues of the school district to the redevelopment authority of the city at such times and in such amounts as the board determines. The city may agree to the request, which is irrevocable while any amount due under the loan remains outstanding.
- (b) If the board decides to use state aid to repay the loan, it may request the department to remit the aid to the redevelopment authority of the city in an annual amount agreed to by the board and the department, and the department shall ensure that the aid remittance does not affect the amount determined to be received by the board as state aid under s. 121.08 for any other purpose.

ASSEMBLY AMENDMENT, TO ASSEMBLY SUBSTITUTE AMENDMENT (LRBs0100/2), TO 2003 SENATE BILL 77

1	At the locations indicated, amend the substitute amendment as follows:
T	At the locations indicated, amend the substitute amendment as 10110ws:

- 1. Page 1, line 7 delete "The" and substitute "Subject to s. 119.499 (1), the".
- 2. Page 7, line 22: delete "The board" and substitute "The Subject to s. 119.499 (1), the board".
- 3. Page 8, line 20: after "(1)" insert (a) The board may not request the redevelopment authority of the city to issue bonds under s. 66.1333 (5s) or adopt a resolution under s. 119.498 (1) unless it does all of the following:
 - 1. Develops information on both options.

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2. Determines that at least one of the options will reduce the present value of interest costs over the life of the transaction as compared to current payments.

(b) The board shall choose the option under par. (a) that will result in the

greater reduction in the present value of interest costs over the life of the transaction

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as compared to current payments.

ENO WSBRT

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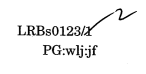
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State of Misconsin 2003 - 2004 LEGISLATURE





ASSEMBLY SUBSTITUTE AMENDMENT,

TO 2003 SENATE BILL 77



AN ACT to amend 67.12 (12) (a), 119.49 (5) and 119.498; and to create 66.1333 (5s), 119.498 (3) and (4) and 119.499 of the statutes; relating to: the issuance of promissory notes or bonds to pay for unfunded prior service liability contributions of a 1st class city school district under the Wisconsin Retirement System.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. 66.1333 (5s) of the statutes is created to read:

66.1333 (5s) Unfunded Service Liability. (a) Bond issuance. Subject to s. 119.499 (1), the authority of a 1st class city may issue up to \$200,000,000 in bonds to finance or refinance the payment of unfunded prior service liability contributions under the Wisconsin Retirement System for the board of school directors of the school district operating under ch. 119 if the board of school directors of the school district operating under ch. 119 requests the issuance of the bonds.

- (b) Terms and conditions. The terms and conditions of bonds issued under this subsection shall be those specified in sub. (5) (a) 4. The bonds may not have a maturity in excess of 40 years.
- (c) Bonds not secured by special debt service reserve funds. If the authority issues bonds under this subsection that are not secured by a special debt service reserve fund, as provided under par. (d), pars. (e) to (j) do not apply.
- (d) Designation of special debt service reserve funds. The authority may designate one or more accounts in funds created under the resolution authorizing the issuance of bonds under this subsection as special debt service reserve funds if, prior to each issuance of bonds to be secured by the special debt service reserve fund, the secretary of administration determines that all of the following conditions are met with respect to the bonds:
- 1. 'Purpose.' The proceeds of the bonds, other than refunding bonds, will be used for the purpose specified in par. (a).
- 2. 'Feasibility.' There is a reasonable likelihood that the bonds will be repaid without the necessity of drawing on funds in the special debt service reserve fund that secures the bonds. The secretary of administration may make this determination of reasonable likelihood only after considering all of the following:
- a. The extent to which and manner by which revenues of the school district operating under ch. 119 are pledged to the payment of the bonds.
- c. The proposed interest rates of the bonds and the resulting cash-flow requirements.
- d. The projected ratio of annual pledged revenues from the school district operating under ch.119 to annual debt service on the bonds, taking into account capitalized interest.

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- e. Whether an understanding exists providing for repayment by the authority to the state of all amounts appropriated to the special debt service reserve fund pursuant to par. (j).
- f. Whether the authority has agreed that the department of administration will have direct and immediate access, at any time and without notice, to all records of the authority relating to the bonds.
- 3. 'Limit on bonds issued.' The principal amount of all bonds, other than refunding bonds, that would be secured by all special debt service reserve funds of the authority as designated under par. (d) will not exceed \$200,000,000.
- 4. 'Refunding bonds.' All refunding bonds to be secured by the special debt service reserve fund meet all of the following conditions:
- a. The refunding bonds are to be issued to fund, refund or advance refund bonds secured by a special debt service reserve fund.
- b. The refunding will not adversely affect the risk that the state will be called on to make a payment under par. (j).
- 5. 'Approval of outstanding debt.' All outstanding bonds of the authority issued under this subsection have been reviewed and approved by the secretary of administration. In determining whether to approve outstanding bonds under this subdivision, the secretary may consider any factor that the secretary determines to have a bearing on whether the state moral obligation pledge under par. (j) should be granted with respect to an issuance of bonds.
- 6. 'Financial reports.' The authority has agreed to provide to the department of administration all financial reports of the authority and all regular monthly statements of any trustee of the bonds on a direct and ongoing basis.

- (e) Payment of funds into a special debt service reserve fund. The authority shall pay into any special debt service reserve fund of the authority any moneys appropriated and made available by the state for the purposes of the special debt service reserve fund, any proceeds of a sale of bonds to the extent provided in the bond resolution authorizing the issuance of the bonds and any other moneys that are made available to the authority for the purpose of the special debt service reserve fund from any other source.
- (f) Use of moneys in the special debt service reserve fund. All moneys held in any special debt service reserve fund of the authority for bonds issued under this subsection, except as otherwise specifically provided, shall be used solely for the payment of the principal of the bonds, the making of sinking fund payments with respect to the bonds, the purchase or redemption of the bonds, the payment of interest on the bonds or the payment of any redemption premium required to be paid when the bonds are redeemed prior to maturity. If moneys in a special debt service reserve fund at any time are less than the special debt service reserve fund requirement under par. (h) for the special debt service reserve fund, the authority may not use these moneys for any optional purchase or optional redemption of the bonds. Any income or interest earned by, or increment to, any special debt service reserve fund in excess of the special debt service reserve fund requirement under par. (h) may be transferred by the authority to other funds or accounts of the authority relating to the bonds.
- (g) Limitation on bonds secured by a special debt service reserve fund. The authority shall accumulate in each special debt service reserve fund an amount equal to the special debt service reserve fund requirement under par. (h) for the special debt

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service reserve fund. The authority may not at any time issue bonds under this subsection secured in whole or in part by a special debt service reserve fund if upon the issuance of these bonds the amount in the special debt service reserve fund will be less than the special debt service reserve fund requirement under par. (h) for the special debt service reserve fund.

(h) Special debt service reserve fund requirement. The special debt service reserve fund requirement for a special debt service reserve fund, as of any particular date of computation, is equal to an amount as provided in the bond resolution authorizing bonds under this subsection with respect to which the special debt service reserve fund is established, and that amount may not exceed the maximum annual debt service on the bonds of the authority for that fiscal year or any future fiscal year of the authority secured in whole or in part by that special debt service reserve fund. In computing the annual debt service for any fiscal year, bonds deemed to have been paid in accordance with the defeasance provisions of the bond resolution authorizing the issuance of the bonds shall not be included in bonds outstanding on such date of computation. The annual debt service for any fiscal year is the amount of money equal to the aggregate of all of the following calculated on the assumption that the bonds will, after the date of computation, cease to be outstanding by reason, but only by reason, of the payment of bonds when due, and the payment when due, and application in accordance with the bond resolution authorizing those bonds, of all of the sinking fund payments payable at or after the date of computation:

1. All interest payable during the fiscal year on all bonds that are secured in whole or in part by the special debt service reserve fund and that are outstanding on the date of computation.

- 2. The principal amount of all of the bonds that are secured in whole or in part by the special debt service reserve fund, are outstanding on the date of computation and mature during the fiscal year.
- 3. All amounts specified in bond resolutions of the authority authorizing any of the bonds that are secured in whole or in part by the special debt service reserve fund to be payable during the fiscal year as a sinking fund payment with respect to any of the bonds that mature after the fiscal year.
- (i) Valuation of securities. In computing the amount of a special debt service reserve fund for the purposes of this subsection, securities in which all or a portion of the special debt service reserve fund is invested shall be valued at par, or, if purchased at less than par, at their cost to the authority.
- (j) State moral obligation pledge. If at any time of valuation the special debt service reserve fund requirement under par. (h) for a special debt service reserve fund, the authority shall certify to the secretary of administration, the governor and the joint committee on finance the amount necessary to restore the special debt service reserve fund to an amount equal to the special debt service reserve fund requirement under par. (h) for the special debt service reserve fund. If this certification is received by the secretary of administration in an even–numbered year prior to the completion of the budget compilation under s. 16.43, the secretary shall include the certified amount in the budget compilation. In any case, the joint committee on finance shall introduce in either house, in bill form, an appropriation of the amount so certified to the appropriate special debt service reserve fund of the authority. Recognizing its moral obligation to do so, the legislature hereby expresses its expectation and aspiration that, if ever called upon to do so, it shall make this appropriation. This

paragraph applies only to bonds issued under, and in compliance with, this subsection.

SECTION 2. 67.12 (12) (a) of the statutes is amended to read:

67.12 (12) (a) Any municipality may issue promissory notes as evidence of indebtedness for any public purpose, as defined in s. 67.04 (1) (b), including but not limited to paying any general and current municipal expense, and refunding any municipal obligations, including interest on them. Each note, plus interest if any, shall be repaid within 10 years after the original date of the note, except that notes issued under this section for purposes of ss. 119.498, 145.245 (12m), 281.58, 281.59, 281.60 and 281.61, or to raise funds to pay a portion of the capital costs of a metropolitan sewerage district, shall be repaid within 20 years after the original date of the note.

SECTION 3. 119.49 (5) of the statutes is amended to read:

amount of notes under s. 119.498 outstanding at any time shall not be greater than 2% of the total value of all taxable property in the city as certified under s. 121.06 (2). The tax levied to pay the interest and principal on such school bonds shall be in addition to the tax levied for general purposes upon all the taxable property of the city. The limit under s. 67.03 (1) (a) does not apply to bonds under this section.

Section 4. 119.498 of the statutes is amended to read:

119.498 Promissory notes; unfunded prior service liability contributions. (1) The Subject to s. 119.499 (1), the board may adopt a resolution directing requesting the common council of the city to issue authorize the issuance of promissory notes under s. 67.12 (12) for the purpose school purposes consisting of

- paying unfunded prior service liability contributions under the Wisconsin retirement system Retirement System.
 - (2) If the board adopts a resolution under sub. (1), and the city issues the notes, annually the board shall include in its budget transmitted to the common council under s. 119.16 (8) (b) a written notice specifying the an amount of borrowing to be authorized in the budget for the ensuing year. The common council shall issue the notes and levy a direct annual irrepealable tax sufficient to pay the principal of and interest and redemption premium on the notes as they become due. The common council may issue authorize the issuance of the notes by at public or private sale.
 - **SECTION 5.** 119.498 (3) and (4) of the statutes are created to read:
 - 119.498 (3) The sum of the amount of notes under this section that are outstanding and the amount of bonds under s. 119.49 that are outstanding at any time may not exceed 2% of the total value of all taxable property in the city as certified under s. 121.06 (2). The limit under s. 67.03 (1) (a) does not apply to notes under this section.
 - (4) The city's budgetary authorization for borrowing in 2003 is increased by \$200,000,000 for the purposes of this section, and notes in that amount may be omitted from the city's 2003 budget.
 - **SECTION 6.** 119.499 of the statutes is created to read:
 - may not request the redevelopment authority of the city to issue bonds under s. 66.1333 (5s) or adopt a resolution under s. 119.498 (1) unless it all of the

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chooses an that is in the public interest.
interest costs ever the life of the transaction as compared to current payments.
(b) The board shall choose the option under par. (a) that will result in the
greater reduction in the present value of interest costs over the life of the transaction
as compared to current payments.
(1m) If the redevelopment authority of the city issues bonds under s. 66.1333
(5s), the board may borrow money from the redevelopment authority to pay
unfunded prior service liability contributions under the Wisconsin Retirement
System for the board. If the board borrows money from the redevelopment authority
of the city to make such payments, it may use any school district revenues, including
state aid, to repay the loan.
(2) (a) If the board decides to use school district revenues to repay the loan, it
may request the city to remit designated revenues of the school district to the
redevelopment authority of the city at such times and in such amounts as the board
determines. The city may agree to the request, which is irrevocable while any

(b) If the board decides to use state aid to repay the loan, it may request the

department to remit the aid to the redevelopment authority of the city in an annual

amount agreed to by the board and the department, and the department shall ensure

that the aid remittance does not affect the amount determined to be received by the

(END)

amount due under the loan remains outstanding.

board as state aid under s. 121.08 for any other purpose.



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State of Misconsin 2003 – 2004 LEGISLATURE



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ASSEMBLY SUBSTITUTE AMENDMENT,

TO 2003 SENATE BILL 77



AN ACT to amend 67.12 (12) (a), 119.49 (5) and 119.498; and to create 66.1333

(5s), 119.498 (3) and (4) and 119.499 of the statutes; relating to: the issuance of promissory notes or bonds to pay for unfunded prior service liability contributions of a 1st class city school district under the Wisconsin Retirement System.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. 66.1333 (5s) of the statutes is created to read:

66.1333 (5s) Unfunded Service Liability. (a) Bond issuance. Subject to s. 119.499 (1), the authority of a 1st class city may issue up to \$200,000,000 in bonds to finance or refinance the payment of unfunded prior service liability contributions under the Wisconsin Retirement System for the board of school directors of the school district operating under ch. 119 if the board of school directors of the school district operating under ch. 119 requests the issuance of the bonds.

- (b) Terms and conditions. The terms and conditions of bonds issued under this subsection shall be those specified in sub. (5) (a) 4. The bonds may not have a maturity in excess of 40 years.
- (c) Bonds not secured by special debt service reserve funds. If the authority issues bonds under this subsection that are not secured by a special debt service reserve fund, as provided under par. (d), pars. (e) to (j) do not apply.
- (d) Designation of special debt service reserve funds. The authority may designate one or more accounts in funds created under the resolution authorizing the issuance of bonds under this subsection as special debt service reserve funds if, prior to each issuance of bonds to be secured by the special debt service reserve fund, the secretary of administration determines that all of the following conditions are met with respect to the bonds:
- 1. 'Purpose.' The proceeds of the bonds, other than refunding bonds, will be used for the purpose specified in par. (a).
- 2. 'Feasibility.' There is a reasonable likelihood that the bonds will be repaid without the necessity of drawing on funds in the special debt service reserve fund that secures the bonds. The secretary of administration may make this determination of reasonable likelihood only after considering all of the following:
- a. The extent to which and manner by which revenues of the school district operating under ch. 119 are pledged to the payment of the bonds.
- c. The proposed interest rates of the bonds and the resulting cash-flow requirements.
- d. The projected ratio of annual pledged revenues from the school district operating under ch.119 to annual debt service on the bonds, taking into account capitalized interest.

1	e. Whether an understanding exists providing for repayment by the authority
2	to the state of all amounts appropriated to the special debt service reserve fund
3	pursuant to par. (j).
4	f. Whether the authority has agreed that the department of administration will
5	have direct and immediate access, at any time and without notice, to all records of
6	the authority relating to the bonds.
7	3. 'Limit on bonds issued.' The principal amount of all bonds, other than
8	refunding bonds, that would be secured by all special debt service reserve funds of
9	the authority as designated under par. (d) will not exceed \$200,000,000.
LO	4. 'Refunding bonds.' All refunding bonds to be secured by the special debt
l1	service reserve fund meet all of the following conditions:
12	a. The refunding bonds are to be issued to fund, refund or advance refund bonds
13	secured by a special debt service reserve fund.
L 4	b. The refunding will not adversely affect the risk that the state will be called
15	on to make a payment under par. (j).
l6 ·	5. 'Approval of outstanding debt.' All outstanding bonds of the authority issued
L 7	under this subsection have been reviewed and approved by the secretary of
18	administration. In determining whether to approve outstanding bonds under this
19	subdivision, the secretary may consider any factor that the secretary determines to
20	have a bearing on whether the state moral obligation pledge under par. (j) should be
21	granted with respect to an issuance of bonds.
22	6. 'Financial reports.' The authority has agreed to provide to the department
23	of administration all financial reports of the authority and all regular monthly

statements of any trustee of the bonds on a direct and ongoing basis.

- (e) Payment of funds into a special debt service reserve fund. The authority shall pay into any special debt service reserve fund of the authority any moneys appropriated and made available by the state for the purposes of the special debt service reserve fund, any proceeds of a sale of bonds to the extent provided in the bond resolution authorizing the issuance of the bonds and any other moneys that are made available to the authority for the purpose of the special debt service reserve fund from any other source.
- special debt service reserve fund of the authority for bonds issued under this subsection, except as otherwise specifically provided, shall be used solely for the payment of the principal of the bonds, the making of sinking fund payments with respect to the bonds, the purchase or redemption of the bonds, the payment of interest on the bonds or the payment of any redemption premium required to be paid when the bonds are redeemed prior to maturity. If moneys in a special debt service reserve fund at any time are less than the special debt service reserve fund, the authority may not use these moneys for any optional purchase or optional redemption of the bonds. Any income or interest earned by, or increment to, any special debt service reserve fund in excess of the special debt service reserve fund requirement under par. (h) may be transferred by the authority to other funds or accounts of the authority relating to the bonds.
 - (g) Limitation on bonds secured by a special debt service reserve fund. The authority shall accumulate in each special debt service reserve fund an amount equal to the special debt service reserve fund requirement under par. (h) for the special debt

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service reserve fund. The authority may not at any time issue bonds under this subsection secured in whole or in part by a special debt service reserve fund if upon the issuance of these bonds the amount in the special debt service reserve fund will be less than the special debt service reserve fund requirement under par. (h) for the special debt service reserve fund.

- (h) Special debt service reserve fund requirement. The special debt service reserve fund requirement for a special debt service reserve fund, as of any particular date of computation, is equal to an amount as provided in the bond resolution authorizing bonds under this subsection with respect to which the special debt service reserve fund is established, and that amount may not exceed the maximum annual debt service on the bonds of the authority for that fiscal year or any future fiscal year of the authority secured in whole or in part by that special debt service reserve fund. In computing the annual debt service for any fiscal year, bonds deemed to have been paid in accordance with the defeasance provisions of the bond resolution authorizing the issuance of the bonds shall not be included in bonds outstanding on such date of computation. The annual debt service for any fiscal year is the amount of money equal to the aggregate of all of the following calculated on the assumption that the bonds will, after the date of computation, cease to be outstanding by reason, but only by reason, of the payment of bonds when due, and the payment when due, and application in accordance with the bond resolution authorizing those bonds, of all of the sinking fund payments payable at or after the date of computation:
 - 1. All interest payable during the fiscal year on all bonds that are secured in whole or in part by the special debt service reserve fund and that are outstanding on the date of computation.

- 2. The principal amount of all of the bonds that are secured in whole or in part by the special debt service reserve fund, are outstanding on the date of computation and mature during the fiscal year.
- 3. All amounts specified in bond resolutions of the authority authorizing any of the bonds that are secured in whole or in part by the special debt service reserve fund to be payable during the fiscal year as a sinking fund payment with respect to any of the bonds that mature after the fiscal year.
- (i) Valuation of securities. In computing the amount of a special debt service reserve fund for the purposes of this subsection, securities in which all or a portion of the special debt service reserve fund is invested shall be valued at par, or, if purchased at less than par, at their cost to the authority.
- (j) State moral obligation pledge. If at any time of valuation the special debt service reserve fund requirement under par. (h) for a special debt service reserve fund exceeds the amount of moneys in the special debt service reserve fund, the authority shall certify to the secretary of administration, the governor and the joint committee on finance the amount necessary to restore the special debt service reserve fund to an amount equal to the special debt service reserve fund requirement under par. (h) for the special debt service reserve fund. If this certification is received by the secretary of administration in an even-numbered year prior to the completion of the budget compilation under s. 16.43, the secretary shall include the certified amount in the budget compilation. In any case, the joint committee on finance shall introduce in either house, in bill form, an appropriation of the amount so certified to the appropriate special debt service reserve fund of the authority. Recognizing its moral obligation to do so, the legislature hereby expresses its expectation and aspiration that, if ever called upon to do so, it shall make this appropriation. This

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paragraph applies only to bonds issued under, and in compliance with, this subsection.

SECTION 2. 67.12 (12) (a) of the statutes is amended to read:

67.12 (12) (a) Any municipality may issue promissory notes as evidence of indebtedness for any public purpose, as defined in s. 67.04 (1) (b), including but not limited to paying any general and current municipal expense, and refunding any municipal obligations, including interest on them. Each note, plus interest if any, shall be repaid within 10 years after the original date of the note, except that notes issued under this section for purposes of ss. 119.498, 145.245 (12m), 281.58, 281.59, 281.60 and 281.61, or to raise funds to pay a portion of the capital costs of a metropolitan sewerage district, shall be repaid within 20 years after the original date of the note.

SECTION 3. 119.49 (5) of the statutes is amended to read:

119.49 (5) The <u>sum of the</u> amount of such school bonds outstanding <u>and the</u> amount of notes under s. 119.498 outstanding at any time shall not be greater than 2% of the total value of all taxable property in the city as certified under s. 121.06 (2). The tax levied to pay the interest and principal on such school bonds shall be in addition to the tax levied for general purposes upon all the taxable property of the city. The limit under s. 67.03 (1) (a) does not apply to bonds under this section.

Section 4. 119.498 of the statutes is amended to read:

119.498 Promissory notes; unfunded prior service liability contributions. (1) The Subject to s. 119.499 (1), the board may adopt a resolution directing requesting the common council of the city to issue authorize the issuance of promissory notes under s. 67.12 (12) for the purpose school purposes consisting of

following Not

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1	paying unfunded prior service liability contributions under the Wisconsin
2	retirement system Retirement System.
3	(2) If the board adopts a resolution under sub. (1), and the city issues the notes,
4	annually the board shall include in its budget transmitted to the common council
5	under s. 119.16 (8) (b) -a written notice specifying the an amount of borrowing to be
6	authorized in the budget for the ensuing year. The common council shall issue the
7	notes and levy a direct annual irrepealable tax sufficient to pay the principal of and
8	interest and redemption premium on the notes as they become due. The common
9	council may issue authorize the issuance of the notes by at public or private sale.
10	SECTION 5. 119.498 (3) and (4) of the statutes are created to read:
11	119.498 (3) The sum of the amount of notes under this section that are
12	outstanding and the amount of bonds under s. 119.49 that are outstanding at any
13	time may not exceed 2% of the total value of all taxable property in the city as certified
14	under s. 121. 06 (2). The limit under s. 67.03 (1) (a) does not apply to notes under this
15	section.
16	(4) The city's budgetary authorization for borrowing in 2003 is increased by
17	\$200,000,000 for the purposes of this section, and notes in that amount may be
18	omitted from the city's 2003 budget.
19	SECTION 6. 119.499 of the statutes is created to read:
20)	119.499 Borrowing; unfunded prior service liability. (1) (4) The board
21	may not request the redevelopment authority of the city to issue bonds under s.
22	66.1333 (5s) or adopt a resolution under s. 119.498 (1) unless it does all of the

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that is in the public interest

1 2 interest costs over the life of the transaction as compared to current payments.

(b) The board shall choose the option under par. (a) that will result in the greater reduction in the present value of interest costs over the life of the transaction as compared to current payments.

- (1m) If the redevelopment authority of the city issues bonds under s. 66.1333 (5s), the board may borrow money from the redevelopment authority to pay unfunded prior service liability contributions under the Wisconsin Retirement System for the board. If the board borrows money from the redevelopment authority of the city to make such payments, it may use any school district revenues, including state aid, to repay the loan.
- (2) (a) If the board decides to use school district revenues to repay the loan, it may request the city to remit designated revenues of the school district to the redevelopment authority of the city at such times and in such amounts as the board determines. The city may agree to the request, which is irrevocable while any amount due under the loan remains outstanding.
- (b) If the board decides to use state aid to repay the loan, it may request the department to remit the aid to the redevelopment authority of the city in an annual amount agreed to by the board and the department, and the department shall ensure that the aid remittance does not affect the amount determined to be received by the board as state aid under s. 121.08 for any other purpose.

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State of Misconsin 2003 - 2004 LEGISLATURE



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ASSEMBLY SUBSTITUTE AMENDMENT,

TO 2003 SENATE BILL 77



AN ACT to amend 67.12 (12) (a), 119.49 (5) and 119.498; and to create 66.1333 (5s), 119.498 (3) and (4) and 119.499 of the statutes; relating to: the issuance of promissory notes or bonds to pay for unfunded prior service liability contributions of a 1st class city school district under the Wisconsin Retirement System.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. 66.1333 (5s) of the statutes is created to read:

66.1333 (5s) Unfunded Service Liability. (a) Bond issuance. Subject to s. 119.499 (1), the authority of a 1st class city may issue up to \$200,000,000 in bonds to finance or refinance the payment of unfunded prior service liability contributions under the Wisconsin Retirement System for the board of school directors of the school district operating under ch. 119 if the board of school directors of the school district operating under ch. 119 requests the issuance of the bonds.

- (b) Terms and conditions. The terms and conditions of bonds issued under this subsection shall be those specified in sub. (5) (a) 4. The bonds may not have a maturity in excess of 40 years.
- (c) Bonds not secured by special debt service reserve funds. If the authority issues bonds under this subsection that are not secured by a special debt service reserve fund, as provided under par. (d), pars. (e) to (j) do not apply.
- (d) Designation of special debt service reserve funds. The authority may designate one or more accounts in funds created under the resolution authorizing the issuance of bonds under this subsection as special debt service reserve funds if, prior to each issuance of bonds to be secured by the special debt service reserve fund, the secretary of administration determines that all of the following conditions are met with respect to the bonds:
- 1. 'Purpose.' The proceeds of the bonds, other than refunding bonds, will be used for the purpose specified in par. (a).
- 2. 'Feasibility.' There is a reasonable likelihood that the bonds will be repaid without the necessity of drawing on funds in the special debt service reserve fund that secures the bonds. The secretary of administration may make this determination of reasonable likelihood only after considering all of the following:
- a. The extent to which and manner by which revenues of the school district operating under ch. 119 are pledged to the payment of the bonds.
- c. The proposed interest rates of the bonds and the resulting cash-flow requirements.
- d. The projected ratio of annual pledged revenues from the school district operating under ch.119 to annual debt service on the bonds, taking into account capitalized interest.

e. Whether an understanding exists providing for repayment by the authority 2 to the state of all amounts appropriated to the special debt service reserve fund 3 pursuant to par. (j). 4 f. Whether the authority has agreed that the department of administration will 5 have direct and immediate access, at any time and without notice, to all records of 6 the authority relating to the bonds. 7 3. 'Limit on bonds issued.' The principal amount of all bonds, other than 8 refunding bonds, that would be secured by all special debt service reserve funds of the authority as designated under par. (d) will not exceed \$200,000,000. 9 10 4. 'Refunding bonds.' All refunding bonds to be secured by the special debt service reserve fund meet all of the following conditions: 11 12 a. The refunding bonds are to be issued to fund, refund or advance refund bonds 13 secured by a special debt service reserve fund. 14 b. The refunding will not adversely affect the risk that the state will be called 15 on to make a payment under par. (j). 16 5. 'Approval of outstanding debt.' All outstanding bonds of the authority issued 17 under this subsection have been reviewed and approved by the secretary of 18 administration. In determining whether to approve outstanding bonds under this 19 subdivision, the secretary may consider any factor that the secretary determines to 20 have a bearing on whether the state moral obligation pledge under par. (j) should be 21 granted with respect to an issuance of bonds. 22 6. 'Financial reports.' The authority has agreed to provide to the department 23 of administration all financial reports of the authority and all regular monthly

statements of any trustee of the bonds on a direct and ongoing basis.

- (e) Payment of funds into a special debt service reserve fund. The authority shall pay into any special debt service reserve fund of the authority any moneys appropriated and made available by the state for the purposes of the special debt service reserve fund, any proceeds of a sale of bonds to the extent provided in the bond resolution authorizing the issuance of the bonds and any other moneys that are made available to the authority for the purpose of the special debt service reserve fund from any other source.
- (f) Use of moneys in the special debt service reserve fund. All moneys held in any special debt service reserve fund of the authority for bonds issued under this subsection, except as otherwise specifically provided, shall be used solely for the payment of the principal of the bonds, the making of sinking fund payments with respect to the bonds, the purchase or redemption of the bonds, the payment of interest on the bonds or the payment of any redemption premium required to be paid when the bonds are redeemed prior to maturity. If moneys in a special debt service reserve fund at any time are less than the special debt service reserve fund requirement under par. (h) for the special debt service reserve fund, the authority may not use these moneys for any optional purchase or optional redemption of the bonds. Any income or interest earned by, or increment to, any special debt service reserve fund in excess of the special debt service reserve fund requirement under par. (h) may be transferred by the authority to other funds or accounts of the authority relating to the bonds.
- (g) Limitation on bonds secured by a special debt service reserve fund. The authority shall accumulate in each special debt service reserve fund an amount equal to the special debt service reserve fund requirement under par. (h) for the special debt

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service reserve fund. The authority may not at any time issue bonds under this subsection secured in whole or in part by a special debt service reserve fund if upon the issuance of these bonds the amount in the special debt service reserve fund will be less than the special debt service reserve fund requirement under par. (h) for the special debt service reserve fund.

(h) Special debt service reserve fund requirement. The special debt service reserve fund requirement for a special debt service reserve fund, as of any particular date of computation, is equal to an amount as provided in the bond resolution authorizing bonds under this subsection with respect to which the special debt service reserve fund is established, and that amount may not exceed the maximum annual debt service on the bonds of the authority for that fiscal year or any future fiscal year of the authority secured in whole or in part by that special debt service reserve fund. In computing the annual debt service for any fiscal year, bonds deemed to have been paid in accordance with the defeasance provisions of the bond resolution authorizing the issuance of the bonds shall not be included in bonds outstanding on such date of computation. The annual debt service for any fiscal year is the amount of money equal to the aggregate of all of the following calculated on the assumption that the bonds will, after the date of computation, cease to be outstanding by reason, but only by reason, of the payment of bonds when due, and the payment when due, and application in accordance with the bond resolution authorizing those bonds, of all of the sinking fund payments payable at or after the date of computation:

1. All interest payable during the fiscal year on all bonds that are secured in whole or in part by the special debt service reserve fund and that are outstanding on the date of computation.

- 2. The principal amount of all of the bonds that are secured in whole or in part by the special debt service reserve fund, are outstanding on the date of computation and mature during the fiscal year.
- 3. All amounts specified in bond resolutions of the authority authorizing any of the bonds that are secured in whole or in part by the special debt service reserve fund to be payable during the fiscal year as a sinking fund payment with respect to any of the bonds that mature after the fiscal year.
- (i) Valuation of securities. In computing the amount of a special debt service reserve fund for the purposes of this subsection, securities in which all or a portion of the special debt service reserve fund is invested shall be valued at par, or, if purchased at less than par, at their cost to the authority.
- (j) State moral obligation pledge. If at any time of valuation the special debt service reserve fund requirement under par. (h) for a special debt service reserve fund exceeds the amount of moneys in the special debt service reserve fund, the authority shall certify to the secretary of administration, the governor and the joint committee on finance the amount necessary to restore the special debt service reserve fund to an amount equal to the special debt service reserve fund requirement under par. (h) for the special debt service reserve fund. If this certification is received by the secretary of administration in an even—numbered year prior to the completion of the budget compilation under s. 16.43, the secretary shall include the certified amount in the budget compilation. In any case, the joint committee on finance shall introduce in either house, in bill form, an appropriation of the amount so certified to the appropriate special debt service reserve fund of the authority. Recognizing its moral obligation to do so, the legislature hereby expresses its expectation and aspiration that, if ever called upon to do so, it shall make this appropriation. This

paragraph applies only to bonds issued under, and in compliance with, this subsection.

SECTION 2. 67.12 (12) (a) of the statutes is amended to read:

67.12 (12) (a) Any municipality may issue promissory notes as evidence of indebtedness for any public purpose, as defined in s. 67.04 (1) (b), including but not limited to paying any general and current municipal expense, and refunding any municipal obligations, including interest on them. Each note, plus interest if any, shall be repaid within 10 years after the original date of the note, except that notes issued under this section for purposes of ss. 119.498, 145.245 (12m), 281.58, 281.59, 281.60 and 281.61, or to raise funds to pay a portion of the capital costs of a metropolitan sewerage district, shall be repaid within 20 years after the original date of the note.

SECTION 3. 119.49 (5) of the statutes is amended to read:

119.49 (5) The <u>sum of the</u> amount of such school bonds outstanding <u>and the</u> amount of notes under s. 119.498 outstanding at any time shall not be greater than 2% of the total value of all taxable property in the city as certified under s. 121.06 (2). The tax levied to pay the interest and principal on such school bonds shall be in addition to the tax levied for general purposes upon all the taxable property of the city. The limit under s. 67.03 (1) (a) does not apply to bonds under this section.

SECTION 4. 119.498 of the statutes is amended to read:

119.498 Promissory notes; unfunded prior service liability contributions. (1) The Subject to s. 119.499 (1), the board may adopt a resolution directing requesting the common council of the city to issue authorize the issuance of promissory notes under s. 67.12 (12) for the purpose school purposes consisting of

paying unfunded prior service liability contributions under the Wisconsin retirement system Retirement System.

(2) If the board adopts a resolution under sub. (1), and the city issues the notes, annually the board shall include in its budget transmitted to the common council under s. 119.16 (8) (b) a written notice specifying the an amount of borrowing to be authorized in the budget for the ensuing year. The common council shall issue the notes and levy a direct annual irrepealable tax sufficient to pay the principal of and interest and redemption premium on the notes as they become due. The common council may issue authorize the issuance of the notes by at public or private sale.

SECTION 5. 119.498 (3) and (4) of the statutes are created to read:

119.498 (3) The sum of the amount of notes under this section that are outstanding and the amount of bonds under s. 119.49 that are outstanding at any time may not exceed 2% of the total value of all taxable property in the city as certified under s. 121.06 (2). The limit under s. 67.03 (1) (a) does not apply to notes under this section.

(4) The city's budgetary authorization for borrowing in 2003 is increased by \$200,000,000 for the purposes of this section, and notes in that amount may be omitted from the city's 2003 budget.

Section 6. 119.499 of the statutes is created to read:

119.499 Borrowing; unfunded prior service liability. (1) The board may not request the redevelopment authority of the city to issue bonds under s. 66.1333 (5s) or adopt a resolution under s. 119.498 (1) unless it develops information on both options and chooses an option that is in the public interest.

(1m) If the redevelopment authority of the city issues bonds under s. 66.1333 (5s), the board may borrow money from the redevelopment authority to pay

- unfunded prior service liability contributions under the Wisconsin Retirement System for the board. If the board borrows money from the redevelopment authority of the city to make such payments, it may use any school district revenues, including state aid, to repay the loan.
- (2) (a) If the board decides to use school district revenues to repay the loan, it may request the city to remit designated revenues of the school district to the redevelopment authority of the city at such times and in such amounts as the board determines. The city may agree to the request, which is irrevocable while any amount due under the loan remains outstanding.
- (b) If the board decides to use state aid to repay the loan, it may request the department to remit the aid to the redevelopment authority of the city in an annual amount agreed to by the board and the department, and the department shall ensure that the aid remittance does not affect the amount determined to be received by the board as state aid under s. 121.08 for any other purpose.

(END)